103D CONGRESS 1ST SESSION

# S. 21

To designate certain lands in the California Desert as wilderness, to establish Death Valley, Joshua Tree, and Mojave National Parks, and for other purposes.

## IN THE SENATE OF THE UNITED STATES

JANUARY 21 (legislative day, JANUARY 5), 1993

Ms. Feinstein (for herself, Mrs. Boxer, Mr. Akaka, Mr. Bingaman, Mr. Boren, Mr. Bryan, Mr. Feingold, Mr. Harkin, Mr. Kennedy, Mr. Kohl, Mr. Lautenberg, Mr. Leahy, Mr. Metzenbaum, Ms. Mikulski, Ms. Murray, Mr. Nunn, Mr. Pell, Mr. Reid, Mr. Rockefeller, Mr. Simon, Mr. Wellstone, Mr. Wofford, and Mr. Jeffords) introduced the following bill; which was read twice and referred to the Committee on Energy and Natural Resources

# A BILL

To designate certain lands in the California Desert as wilderness, to establish Death Valley, Joshua Tree, and Mojave National Parks, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 That this Act may be cited as the "California Desert Pro-
- 4 tection Act of 1993".
- 5 FINDINGS AND POLICY
- 6 SEC. 2. (a) The Congress finds and declares that—

- 1 (1) the federally owned desert lands of southern 2 California constitute a public wildland resource of 3 extraordinary and inestimable value for this and fu-4 ture generations;
  - (2) these desert wildlands display unique scenic, historical, archeological, environmental, ecological, wildlife, cultural, scientific, educational, and recreational values used and enjoyed by millions of Americans for hiking and camping, scientific study and scenic appreciation;
  - (3) the public land resources of the California desert now face and are increasingly threatened by adverse pressures which would impair, dilute, and destroy their public and natural values;
  - (4) the California desert, embracing wilderness lands, units of the National Park System, other Federal lands, State parks and other State lands, and private lands, constitutes a cohesive unit posing unique and difficult resource protection and management challenges;
  - (5) through designation of national monuments by Presidential proclamation, through enactment of general public land statutes (including section 601 of the Federal Land Policy and Management Act of 1976, 90 Stat. 2743, 43 U.S.C. 1701 et seq.) and

1	through interim administrative actions, the Federal
2	government has begun the process of appropriately
3	providing for protection of the significant resources
4	of the public lands in the California desert; and
5	(6) statutory land unit designations are needed
6	to afford the full protection which the resources and
7	public land values of the California desert merit.
8	(b) In order to secure for the American people of this
9	and future generations an enduring heritage of wilderness,
10	national parks, and public land values in the California
11	desert, it is hereby declared to be the policy of the Con-
12	gress that—
13	(1) appropriate public lands in the California
14	desert shall be included within the National Park
15	System and the National Wilderness Preservation
16	System, in order to—
17	(A) preserve unrivaled scenic, geologic, and
18	wildlife values associated with these unique nat-
19	ural landscapes;
20	(B) perpetuate in their natural state sig-
21	nificant and diverse ecosystems of the Califor-
22	nia desert;
23	(C) protect and preserve historical and cul-
24	tural values of the California desert associated
25	with ancient Indian cultures, patterns of west-

1	ern exploration and settlement, and sites exem-
2	plifying the mining, ranching and railroading
3	history of the Old West;
4	(D) provide opportunities for compatible
5	outdoor public recreation, protect and interpret
6	ecological and geological features and historic
7	paleontological, and archeological sites, main-
8	tain wilderness resource values, and promote
9	public understanding and appreciation of the
10	California desert; and
11	(E) retain and enhance opportunities for
12	scientific research in undisturbed ecosystems.
13	TITLE I—WILDERNESS ADDITIONS
14	FINDINGS
15	SEC. 101. The Congress finds and declares that—
16	(1) wilderness is a distinguishing characteristic
17	of the public lands in the California desert, one
18	which affords an unrivaled opportunity for experi-
19	encing vast areas of the Old West essentially
20	unaltered by man's activities, and which merits pres-
21	ervation for the benefit of present and future gen-
22	erations;
23	(2) the wilderness values of desert lands are in-
24	creasingly threatened by and especially vulnerable to
25	impairment alteration and destruction by activities

- and intrusions associated with incompatible use and development; and
- (3) preservation of desert wilderness necessarily
   requires the highest forms of protective designation
   and management.

#### 6 DESIGNATION OF WILDERNESS

National Wilderness Preservation System:

SEC. 102. In furtherance of the purpose of the Wilderness Act (78 Stat. 890, 16 U.S.C. 1131 et seq.), and
sections 601 and 603 of the Federal Land Policy and
Management Act of 1976 (90 Stat. 2743, 43 U.S.C. 1701
et seq.), the following lands in the State of California, as
generally depicted on maps, referenced herein, dated February 1986 (except as otherwise dated), are hereby designated as wilderness, and therefore, as components of the

(1) Certain lands in the California Desert Conservation Area, of the Bureau of Land Management, which comprise approximately seventy-four thousand eight hundred and ninety acres, as generally depicted on a map entitled "Argus Range Wilderness—Proposed 1", dated May 1991, and two maps entitled "Argus Range Wilderness—Proposed 2" and "Argus Range Wilderness—Proposed 3" dated January 1989, and which shall be known as the Argus Range Wilderness.

- (2) Certain lands in the California Desert Conservation Area, of the Bureau of Land Management, which comprise approximately ten thousand three hundred and eighty acres, as generally depicted on a map entitled "Bigelow Cholla Garden Wilderness—Proposed", dated October 1991, and which shall be known as the Bigelow Cholla Garden Wilderness.
  - (3) Certain lands in the California Desert Conservation Area, of the Bureau of Land Management, and within the San Bernardino National Forest, which comprise approximately thirty-nine thousand two hundred acres, as generally depicted on a map entitled "Bighorn Mountain Wilderness—Proposed", dated September 1991, and which shall be known as the Bighorn Mountain Wilderness.
  - (4) Certain lands in the California Desert Conservation Area and the Yuma District, of the Bureau of Land Management, which comprise approximately forty-seven thousand five hundred and seventy acres, as generally depicted on a map entitled "Big Maria Mountains Wilderness—Proposed", and which shall be known as the Big Maria Mountains Wilderness.

- (5) Certain lands in the California Desert Conservation Area, of the Bureau of Land Management, which comprise thirteen thousand nine hundred and forty acres, as generally depicted on a map entitled "Black Mountain Wilderness—Proposed", and which shall be known as the Black Mountain Wilderness.
  - (6) Certain lands in the California Desert Conservation Area, of the Bureau of Land Management, which comprise approximately nine thousand five hundred and twenty acres, as generally depicted on a map entitled "Bright Star Wilderness—Proposed", dated May 1991, and which shall be known as the Bright Star Wilderness.
- (7) Certain lands in the California Desert Conservation Area, of the Bureau of Land Management, which comprise approximately sixty-eight thousand five hundred and fifteen acres, as generally depicted on two maps entitled "Bristol Mountains Wilderness—Proposed 1", and "Bristol Mountains Wilderness—Proposed 2", dated September 1991, and which shall be known as Bristol Mountains Wilderness.
- (8) Certain lands in the California Desert Conservation Area, of the Bureau of Land Management, which comprise approximately forty-two thousand six

- hundred and forty acres, as generally depicted on a map entitled "Cadiz Dunes Wilderness—Proposed", and which shall be known as the Cadiz Dunes Wilderness.
  - (9) Certain lands in the California Desert Conservation Area, of the Bureau of Land Management, which comprise approximately eighty-five thousand nine hundred and seventy acres, as generally depicted on a map entitled "Cady Mountains Wilderness—Proposed", dated July 1992, and which shall be known as the Cady Mountains Wilderness.
    - (10) Certain lands in the California Desert Conservation Area and Eastern San Diego County, of the Bureau of Land Management, which comprise approximately fifteen thousand seven hundred acres, as generally depicted on a map entitled "Carrizo Gorge Wilderness—Proposed", and which shall be known as the Carrizo Gorge Wilderness.
    - (11) Certain lands in the California Desert Conservation Area and Yuma District, of the Bureau of Land Management, which comprise approximately sixty-four thousand six hundred and forty acres, as generally depicted on a map entitled "Chemehuevi Mountains Wilderness—Proposed",

- dated October 1991, and which shall be known as the Chemehuevi Mountains Wilderness.
  - (12) Certain lands in the Bakersfield District, of the Bureau of Land Management, which comprise approximately thirteen thousand seven hundred acres, as generally depicted on two maps entitled "Chimney Peak Wilderness—Proposed 1" and "Chimney Peak Wilderness—Proposed 2", dated May 1991, and which shall be known as the Chimney Peak Wilderness.
    - (13) Certain lands in the California Desert Conservation Area, of the Bureau of Land Management, which comprise approximately eighty thousand seven hundred and seventy acres, as generally depicted on two maps entitled "Chuckwalla Mountains Wilderness—Proposed 1" and "Chuckwalla Mountains Wilderness—Proposed 2", dated July 1992, and which shall be known as the Chuckwalla Mountains Wilderness.
    - (14) Certain lands in the California Desert Conservation Area, of the Bureau of Land Management, which comprise thirty-four thousand three hundred and eighty acres, as generally depicted on a map entitled "Cleghorn Lakes Wilderness—Proposed", dated September 1991, and which shall be

- known as the Cleghorn Lakes Wilderness. The Secretary may, pursuant to an application filed by the Department of Defense, grant a right-of-way for, and authorize construction of, a road within the area depicted as "non-wilderness road corridor" on such map.
  - (15) Certain lands in the California Desert Conservation Area, of the Bureau of Land Management, which comprise approximately forty thousand acres, as generally depicted on a map entitled "Clipper Mountain Wilderness—Proposed", dated May 1991, and which shall be known as Clipper Mountain Wilderness.
    - (16) Certain lands in the California Desert Conservation Area, of the Bureau of Land Management, which comprise approximately fifty thousand five hundred and twenty acres, as generally depicted on a map entitled "Coso Range Wilderness—Proposed", dated May 1991, and which shall be known as Coso Range Wilderness.
    - (17) Certain lands in the California Desert Conservation Area, of the Bureau of Land Management, which comprise approximately eighteen thousand six hundred acres, as generally depicted on a map entitled "Coyote Mountains Wilderness—Pro-

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- posed", dated May 1991, and which shall be known as Coyote Mountains Wilderness.
- (18) Certain lands in the California Desert Conservation Area, of the Bureau of Land Manage-ment, which comprise approximately eight thousand six hundred acres, as generally depicted on a map Falls entitled "Darwin Wilderness—Proposed'', dated May 1991, and which shall be known as Dar-win Falls Wilderness.
  - (19) Certain lands in the California Desert Conservation Area and the Yuma District, of the Bureau of Land Management, which comprise approximately forty-eight thousand eight hundred and fifty acres, as generally depicted on a map entitled "Dead Mountains Wilderness—Proposed", dated October 1991, and which shall be known as Dead Mountains Wilderness.
  - (20) Certain lands in the Bakersfield District, of the Bureau of Land Management, which comprise approximately thirty-six thousand three hundred acres, as generally depicted on two maps entitled "Domeland Wilderness Additions—Proposed 1" and "Domeland Wilderness Additions—Proposed 2", and which are hereby incorporated in, and which shall be

- deemed to be a part of, the Domeland Wilderness as designated by Public Laws 93–632 and 98–425.
  - (21) Certain lands in the California Desert Conservation Area, of the Bureau of Land Management, which comprise approximately sixteen thousand one hundred acres, as generally depicted on a map entitled "El Paso Mountains Wilderness—Proposed", and which shall be known as the El Paso Mountains Wilderness.
    - (22) Certain lands in the California Desert Conservation Area, of the Bureau of Land Management, which comprise approximately twenty-six thousand three hundred acres, as generally depicted on a map entitled "Fish Creek Mountains Wilderness—Proposed", dated May 1991, and which shall be known as Fish Creek Mountains Wilderness.
    - (23) Certain lands in the California Desert Conservation Area, of the Bureau of Land Management, which comprise approximately twenty-eight thousand one hundred and ten acres, as generally depicted on a map entitled "Funeral Mountains Wilderness—Proposed", dated May 1991, and which shall be known as Funeral Mountains Wilderness.
    - (24) Certain lands in the California Desert Conservation Area, of the Bureau of Land Manage-

- ment, which comprise approximately thirty-seven thousand seven hundred acres, as generally depicted on a map entitled "Golden Valley Wilderness—Proposed", and which shall be known as Golden Valley Wilderness.
  - (25) Certain lands in the California Desert Conservation Area, of the Bureau of Land Management, which comprise approximately thirty-one thousand seven hundred and twenty acres, as generally depicted on a map entitled "Grass Valley Wilderness—Proposed", and which shall be known as the Grass Valley Wilderness.
  - (26) Certain lands in the California Desert Conservation Area, of the Bureau of Land Management, which comprise approximately eight thousand eight hundred acres, as generally depicted on a map entitled "Great Falls Basin Wilderness—Proposed", and which shall be known as the Great Falls Basin Wilderness.
  - (27) Certain lands in the California Desert Conservation Area, of the Bureau of Land Management, which comprise approximately twenty-two thousand two hundred and forty acres, as generally depicted on a map entitled "Hollow Hills Wilder-

- ness—Proposed", dated May 1991, and which shall be known as the Hollow Hills Wilderness.
- 28) Certain lands in the California Desert
  Conservation Area, of the Bureau of Land Management, which comprise approximately twenty-six
  thousand four hundred and sixty acres, as generally
  depicted on a map entitled "Ibex Wilderness—Proposed", dated May 1991, and which shall be known
  as the Ibex Wilderness.
  - (29) Certain lands in the California Desert Conservation Area, of the Bureau of Land Management, which comprise approximately thirty-five thousand and fifteen acres, as generally depicted on a map entitled "Indian Pass Wilderness—Proposed", dated October 1991, and which shall be known as the Indian Pass Wilderness.
  - (30) Certain lands in the California Desert Conservation Area and the Bakersfield District, of the Bureau of Land Management, and within the Inyo National Forest, which comprise approximately two hundred and five thousand and twenty acres, as generally depicted on three maps entitled "Inyo Mountains Wilderness—Proposed", numbered in the title one through three, and dated May 1991, and

- which shall be known as the Inyo Mountains Wilderness.
- 3 (31) Certain lands in the California Desert
  4 Conservation Area, of the Bureau of Land Manage5 ment, which comprise approximately thirty-four
  6 thousand five hundred and fifty acres, as generally
  7 depicted on a map entitled "Jacumba Wilderness—
  8 Proposed", dated October 1991, and which shall be
  9 known as the Jacumba Wilderness.
  - (32) Certain lands in the California Desert Conservation Area, of the Bureau of Land Management, which comprise approximately one hundred and twenty-nine thousand five hundred and eighty acres, as generally depicted on a map entitled "Kelso Dunes Wilderness—Proposed 1", dated October 1991, a map entitled "Kelso Dunes Wilderness—Proposed 2", dated May 1991, and a map entitled "Kelso Dunes Wilderness—Proposed 3", dated September 1991, and which shall be known as the Kelso Dunes Wilderness.
  - (33) Certain lands in the California Desert Conservation Area, of the Bureau of Land Management, and the Sequoia National Forest, which comprise approximately eighty-eight thousand two hundred and ninety acres, as generally depicted on a

- map entitled "Kiavah Wilderness—Proposed 1", dated February 1986, and a map entitled "Kiavah Wilderness—Proposed 2", dated May 1991, and which shall be known as the Kiavah Wilderness.
  - Conservation Area, of the Bureau of Land Management, which comprise approximately two hundred forty-nine thousand and three hundred and sixty-eight acres, as generally depicted on two maps entitled "Kingston Range Wilderness—Proposed 2", dated October 1991, and "Kingston Range Wilderness—Proposed 4", dated January 1989, and two maps entitled "Kingston Range Wilderness—Proposed 1" and "Kingston Range Wilderness—Proposed 1" and "Kingston Range Wilderness—Proposed 3", dated May 1991, and which shall be known as the Kingston Range Wilderness.
    - (35) Certain lands in the California Desert Conservation Area, of the Bureau of Land Management, which comprise approximately forty-six thousand four hundred and sixty acres, as generally depicted on a map entitled "Little Chuckwalla Mountains Wilderness—Proposed", dated October 1991, and which shall be known as the Little Chuckwalla Mountains Wilderness.

- Conservation Area and the Yuma District, of the Bureau of Land Management, which comprise approximately thirty-six thousand four hundred and forty acres, as generally depicted on a map entitled "Little Picacho Wilderness—Proposed", dated October 1991, and which shall be known as the Little Picacho Wilderness.
  - (37) Certain lands in the California Desert Conservation Area, of the Bureau of Land Management, which comprise approximately thirty-two thousand three hundred and sixty acres, as generally depicted on a map entitled "Malpais Mesa Wilderness—Proposed", dated September 1991, and which shall be known as the Malpais Mesa Wilderness.
  - (38) Certain lands in the California Desert Conservation Area, of the Bureau of Land Management, which comprise approximately sixteen thousand one hundred and five acres, as generally depicted on a map entitled "Manly Peak Wilderness—Proposed", dated October 1991, and which shall be known as the Manly Peak Wilderness.
  - (39) Certain lands in the California Desert Conservation Area, of the Bureau of Land Management, which comprise approximately twenty-four

- thousand two hundred and eighty acres, as generally depicted on a map entitled "Mecca Hills Wilderness—Proposed", dated October 1991, and which shall be known as the Mecca Hills Wilderness.
  - (40) Certain lands in the California Desert Conservation Area, of the Bureau of Land Management, which comprise approximately forty-seven thousand three hundred and thirty acres, as generally depicted on a map entitled "Mesquite Wilderness—Proposed", dated May 1991, and which shall be known as the Mesquite Wilderness.
  - (41) Certain lands in the California Desert Conservation Area, of the Bureau of Land Management, which comprise approximately twenty-two thousand nine hundred acres, as generally depicted on a map entitled "Newberry Mountains Wilderness—Proposed", and which shall be known as the Newberry Mountains Wilderness.
  - (42) Certain lands in the California Desert Conservation Area, of the Bureau of Land Management, which comprise approximately one hundred ten thousand eight hundred and eighty acres, as generally depicted on a map entitled "Nopah Range Wilderness—Proposed", dated May 1991, and which shall be known as the Nopah Range Wilderness.

- (43) Certain lands in the California Desert Conservation Area, of the Bureau of Land Manage-ment, which comprise approximately thirty-two thou-sand two hundred and forty acres, as generally depicted on a map entitled "North Algodones Dunes Wilderness—Proposed", dated October 1991, and which shall be known as the North Algodones Dunes Wilderness.
  - (44) Certain lands in the California Desert Conservation Area, of the Bureau of Land Management, which comprise approximately twenty-five thousand five hundred and forty acres, as generally depicted on a map entitled "North Mesquite Mountains Wilderness—Proposed", dated May 1991, and which shall be known as the North Mesquite Mountains Wilderness.
  - (45) Certain lands in the California Desert Conservation Area, of the Bureau of Land Management, which comprise approximately one hundred forty-six thousand and seventy acres, as generally depicted on a map entitled "Old Woman Mountains Wilderness—Proposed 1", dated May 1991 and a map entitled "Old Woman Mountains Wilderness—Proposed 2", dated October 1991, and which shall be known as the Old Woman Mountains Wilderness.

- (46) Certain lands in the California Desert Conservation Area, of the Bureau of Land Manage-ment, which comprise approximately forty thousand seven hundred and seventy acres, as generally de-picted on a map entitled "Orocopia Mountains Wilderness-Proposed", dated July 1992, and which shall be known as the Orocopia Mountains Wilder-ness.
  - (47) Certain lands in the California Desert Conservation Area and the Bakersfield District, of the Bureau of Land Management, which comprise approximately seventy-four thousand six hundred and forty acres, as generally depicted on a map entitled "Owens Peak Wilderness—Proposed 1", dated February 1986, and two maps entitled "Owens Peak Wilderness—Proposed 2" and "Owens Peak Wilderness—Proposed 3", dated May 1991, and which shall be known as the Owens Peak Wilderness.
  - (48) Certain lands in the California Desert Conservation Area, of the Bureau of Land Management, which comprise approximately seventy-four thousand eight hundred acres, as generally depicted on a map entitled "Pahrump Valley Wilderness—Proposed", and which shall be known as the Pahrump Valley Wilderness.

- (49) Certain lands in the California Desert Conservation Area, of the Bureau of Land Manage-ment, which comprise approximately two hundred fourteen thousand one hundred and forty-nine acres, as generally depicted on a map entitled "Palen/ McCoy Wilderness—Proposed 1", dated May 1991, and a map entitled "Palen/McCoy Wilderness—Proposed 2", dated February 1986, and which shall be known as the Palen/McCoy Wilderness.
  - (50) Certain lands in the California Desert Conservation Area, of the Bureau of Land Management, which comprise approximately thirty-two thousand three hundred and twenty acres, as generally depicted on a map entitled "Palo Verde Mountains Wilderness—Proposed", dated January 1987, and which shall be known as the Palo Verde Mountains Wilderness.
  - (51) Certain lands in the California Desert Conservation Area, of the Bureau of Land Management, which comprise approximately seven thousand seven hundred acres, as generally depicted on a map entitled "Picacho Peak Wilderness—Proposed", dated May 1991, and which shall be known as the Picacho Peak Wilderness.

- Conservation Area, of the Bureau of Land Management, which comprise approximately seventy-two thousand six hundred acres, as generally depicted on a map entitled "Piper Mountain Wilderness—Proposed", dated May 1991, and which shall be known as the Piper Mountain Wilderness.
  - (53) Certain lands in the California Desert Conservation Area, of the Bureau of Land Management, which comprise approximately thirty-seven thousand eight hundred acres, as generally depicted on a map entitled "Piute Mountains Wilderness—Proposed", dated October 1991, and which shall be known as the Piute Mountains Wilderness.
  - (54) Certain lands in the California Desert Conservation Area, of the Bureau of Land Management, which comprise approximately seventy-eight thousand eight hundred and sixty-eight acres, as generally depicted on a map entitled "Resting Spring Range Wilderness—Proposed", dated May 1991, and which shall be known as the Resting Spring Range Wilderness.
  - (55) Certain lands in the California Desert Conservation Area, of the Bureau of Land Management, which comprise approximately forty thousand

- eight hundred and twenty acres, as generally depicted on a map entitled "Rice Valley Wilderness—
- Proposed", dated May 1991, and which shall be known as the Rice Valley Wilderness.
- 5 (56) Certain lands in the California Desert 6 Conservation Area and the Yuma District, of the 7 Bureau of Land Management, which comprise ap-8 proximately twenty-two thousand three hundred 9 eighty acres, as generally depicted on a map entitled 10 "Riverside Mountains Wilderness—Proposed", dated 11 May 1991, and which shall be known as the River-

side Mountains Wilderness.

- (57) Certain lands in the California Desert Conservation Area, of the Bureau of Land Management, which comprise approximately twenty-seven thousand seven hundred acres, as generally depicted on a map entitled "Rodman Mountains Wilderness—Proposed", dated January 1989, and which shall be known as the Rodman Mountains Wilderness.
- (58) Certain lands in the California Desert Conservation Area and the Bakersfield District, of the Bureau of Land Management, which comprise approximately fifty-one thousand nine hundred acres, as generally depicted on two maps entitled

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- "Sacatar Trail Wilderness—Proposed 1" and
  "Sacatar Trail Wilderness—Proposed 2", dated May
  1991, and which shall be known as the Sacatar Trail
  Wilderness.
  - (59) Certain lands in the California Desert Conservation Area, of the Bureau of Land Management, which comprise approximately one thousand eight hundred acres, as generally depicted on a map entitled "Saddle Peak Hills Wilderness—Proposed", dated May 1991, and which shall be known as the Saddle Peak Hills Wilderness.
    - (60) Certain lands in the California Desert Conservation Area, of the Bureau of Land Management, which comprise approximately thirty-three thousand five hundred acres, as generally depicted on a map entitled "San Gorgonio Wilderness Additions—Proposed", and which are hereby incorporated in, and which shall be deemed to be a part of, the San Gorgonio Wilderness as designated by Public Laws 88–577 and 98–425.
    - (61) Certain lands in the California Desert Conservation Area, of the Bureau of Land Management, which comprise approximately fifty-three thousand two hundred and forty acres, as generally depicted on a map entitled "Santa Rosa Wilderness

- Additions—Proposed", dated May 1991, and which are hereby incorporated in, and which shall be deemed to be a part of, the Santa Rosa Wilderness designated by Public Laws 98–425.
  - (62) Certain lands in the California Desert District, of the Bureau of Land Management, which comprise approximately thirty-five thousand four hundred acres, as generally depicted on a map entitled "Sawtooth Mountains Wilderness—Proposed", and which shall be known as the Sawtooth Mountains Wilderness.
    - (63) Certain lands in the California Desert Conservation Area, of the Bureau of Land Management, which comprise approximately one hundred seventy-four thousand eight hundred acres, as generally depicted on two maps entitled "Sheephole Valley Wilderness—Proposed 1", dated October 1991, and "Sheephole Valley Wilderness—Proposed 2", dated February 1986, and which shall be known as the Sheephole Valley Wilderness.
    - (64) Certain lands in the California Desert Conservation Area, of the Bureau of Land Management, which comprise approximately sixty-one thousand six hundred and thirty acres, as generally depicted on a map entitled "South Algodones Dunes

- Wilderness—Proposed", dated January 1989, and
   which shall be known as the South Algodones Dunes
   Wilderness.
  - (65) Certain lands in the California Desert Conservation Area, of the Bureau of Land Management, which comprise approximately sixteen thousand seven hundred and eighty acres, as generally depicted on a map entitled "South Nopah Range Wilderness—Proposed", and which shall be known as the South Nopah Range Wilderness.
    - (66) Certain lands in the California Desert Conservation Area, of the Bureau of Land Management, which comprise approximately seven thousands and fifty acres, as generally depicted on a map entitled "Stateline Wilderness—Proposed", dated May 1991, and which shall be known as the Stateline Wilderness.
    - (67) Certain lands in the California Desert Conservation Area, of the Bureau of Land Management, which comprise approximately eighty-one thousand six hundred acres, as generally depicted on a map entitled "Stepladder Mountains Wilderness—Proposed", and which shall be known as the Stepladder Mountains Wilderness.

- 1 (68) Certain lands in the California Desert
  2 Conservation Area, of the Bureau of Land Manage3 ment, which comprise approximately twenty-nine
  4 thousand one hundred and eighty acres, as generally
  5 depicted on a map entitled "Surprise Canyon Wil6 derness—Proposed", dated September 1991, and
  7 which shall be known as the Surprise Canyon Wil8 derness.
  - (69) Certain lands in the California Desert Conservation Area, of the Bureau of Land Management, which comprise approximately seventeen thousand eight hundred and twenty acres, as generally depicted on a map entitled "Sylvania Mountains Wilderness—Proposed", and which shall be known as the Sylvania Mountains Wilderness.
  - (70) Certain lands in the California Desert Conservation Area, of the Bureau of Land Management, which comprise approximately thirty-three thousand seven hundred and twenty acres, as generally depicted on a map entitled "Trilobite Wilderness—Proposed", dated May 1991, and which shall be known as the Trilobite Wilderness.
  - (71) Certain lands in the California Desert Conservation Area, of the Bureau of Land Management, which comprise approximately one hundred

- forty-four thousand five hundred acres, as generally depicted on a map entitled "Turtle Mountains Wilderness—Proposed 1", dated February 1986 and a map entitled "Turtle Mountains Wilderness—Proposed 2", dated May 1991, and which shall be known as the Turtle Mountains Wilderness.
  - (72) Certain lands in the California Desert Conservation Area and the Yuma District, of the Bureau of Land Management, which comprise approximately seventy-five thousand three hundred acres, as generally depicted on a map entitled "Whipple Mountains Wilderness—Proposed", dated May 1991, and which shall be known as the Whipple Mountains Wilderness.
    - (73) Certain lands in the California Desert Conservation Area, of the Bureau of Land Management, which comprise approximately forty-six thousand and seventy acres, as generally depicted on a map entitled "Avawatz Mountains Wilderness—Proposed", dated July 1992, and which shall be known as the Avawatz Mountains Wilderness.
    - (74) Certain lands in the California Desert Conservation Area, of the Bureau of Land Management, which comprise fifty-five thousand five hundred and sixty acres, as generally depicted on a map

- 1 entitled "Soda Mountains Wilderness—Proposed",
- 2 dated July 1992, and which shall be known as the
- 3 Soda Mountain Wilderness."
- 4 ADMINISTRATION OF WILDERNESS AREAS
- 5 SEC. 103. Subject to valid existing rights, each wil-
- 6 derness area designated under section 102 shall be admin-
- 7 istered by the appropriate Secretary in accordance with
- 8 the provisions of the Wilderness Act, except that any ref-
- 9 erence in such provisions to the effective date of the Wil-
- 10 derness Act shall be deemed to be a reference to the effec-
- 11 tive date of this title and any reference to the Secretary
- 12 of Agriculture shall be deemed to be a reference to the
- 13 Secretary who has administrative jurisdiction over the
- 14 area.
- 15 GRAZING
- 16 SEC. 104. Within the wilderness areas designated
- 17 under section 102, the grazing of livestock, where estab-
- 18 lished prior to the enactment of this Act, shall be per-
- 19 mitted to continue subject to such reasonable regulations,
- 20 policies, and practices as the Secretary deems necessary,
- 21 as long as such regulations, policies, and practices fully
- 22 conform with and implement the intent of Congress re-
- 23 garding grazing in such areas as such intent is expressed
- 24 in the Wilderness Act and section 108 of Public Law 96–
- 25 560 (16 U.S.C. 133 note).

1	BUFFER ZONES
2	SEC. 105. The Congress does not intent for the des-
3	ignation of wilderness areas in section 102 of this Act to
4	lead to the creation of protective perimeters or buffer
5	zones around any such wilderness area. The fact that
6	nonwilderness activities or uses can be seen or heard from
7	areas within a wilderness shall not, of itself, preclude such
8	activities or uses up to the boundary of the wilderness
9	area.
10	MINING CLAIM VALIDITY REVIEW
11	SEC. 106. The Secretary of the Interior and the Sec-
12	retary of Agriculture shall not approve any plan of oper-
13	ation prior to determining the validity of the unpatented
14	mining claims, mill sites, and tunnel sites affected by such
15	plan within any wilderness area designated under section
16	102.
17	FILING OF MAPS AND DESCRIPTIONS
18	SEC. 107. As soon as practicable after enactment of
19	section 102, a map and a legal description on each wilder-
20	ness area designated under this title shall be filed by the
21	Secretary concerned with the Committee on Energy and
22	Natural Resources of the Senate and the Committee on
23	Natural Resources of the House of Representatives, and
24	each such map and description shall have the same force
25	and effect as if included in this title, except that the Sec-
26	retary may correct clerical and typographical errors in

- 1 each such legal description and map. Each such map and
- 2 legal description shall be on file and available for public
- 3 inspection in the office of the Director of the Bureau of
- 4 Land Management, Department of the Interior, or the
- 5 Chief of the Forest Service, Department of Agriculture,
- 6 as is appropriate.

#### 7 WILDERNESS REVIEW

- 8 SEC. 108. The Congress hereby finds and directs that
- 9 lands in the California Desert Conservation Area, of the
- 10 Bureau of Land Management, not designated as wilder-
- 11 ness or wilderness study areas by this Act have been ade-
- 12 quately studied for wilderness designation pursuant to sec-
- 13 tion 603 of the Federal Land Policy and Management Act
- 14 of 1976 (90 Stat. 2743, 43 U.S.C. 1701 et seq.), and are
- 15 no longer subject to the requirement of section 603(c) of
- 16 the Federal Land Policy and Management Act of 1976
- 17 pertaining to the management of wilderness study areas
- 18 in a manner that does not impair the suitability of such
- 19 areas for preservation as wilderness.

## 20 DESIGNATION OF WILDERNESS STUDY AREA

- SEC. 109. In furtherance of the provisions of the Wil-
- 22 derness Act, certain lands in the California Desert Con-
- 23 servation Area of the Bureau of Land Management which
- 24 comprise eleven thousand two hundred acres as generally
- 25 depicted on a map entitled "White Mountains Wilderness
- 26 Study Area—Proposed", dated May 1991, are hereby des-

- 1 ignated the White Mountains Wilderness Study Area and
- 2 shall be administered by the Secretary in accordance with
- 3 the provisions of section 603(c) of the Federal Land Policy
- 4 and Management Act of 1976.
- 5 SUITABILITY REPORT
- 6 SEC. 110. The Secretary is required, ten years after
- 7 the date of enactment of this Act, to report to Congress
- 8 on current and planned exploration, development or min-
- 9 ing activities on, and suitability for future wilderness des-
- 10 ignation of, the lands as generally depicted on maps enti-
- 11 tled "Surprise Canyon Wilderness—Proposed", "Middle
- 12 Park Canyon Wilderness—Proposed", and "Death Valley
- 13 National Park Boundary and Wilderness 15", dated Sep-
- 14 tember 1991 and a map entitled "Manly Peak Wilder-
- 15 ness—Proposed", dated October 1991.
- 16 WILDERNESS DESIGNATION AND MANAGEMENT IN THE
- 17 NATIONAL WILDLIFE REFUGE SYSTEM
- SEC. 111. (a) In furtherance of the purposes of the
- 19 Wilderness Act, the following lands are hereby designated
- 20 as wilderness and therefore, as components of the Na-
- 21 tional Wilderness Preservation System:
- 22 (1) Certain lands in the Havasu National Wild-
- life Refuge, California, which comprise approxi-
- 24 mately three thousand one hundred and ninety-five
- acres, as generally depicted on a map entitled
- 26 "Havasu Wilderness—Proposed", and dated October

- 1 1991, and which shall be known as the Havasu Wilderness.
- Wildlife Refuge, California, which comprise approximately five thousand eight hundred and thirty-six acres, as generally depicted on two maps entitled "Imperial Refuge Wilderness—Proposed 1" and "Imperial Refuge Wilderness—Proposed 2", and dated October 1991, and which shall be known as the Imperial Refuge Wilderness.
- 11 (b) Subject to valid existing rights, the wilderness 12 areas designated under this section shall be administered 13 by the Secretary in accordance with the provisions of the 14 Wilderness Act governing areas designated by that Act as 15 wilderness, except that any reference in such provisions 16 to the effective date of the Wilderness Act (or any similar 17 reference) shall be deemed to be a reference to the date 18 of enactment of this Act.
- 19 (c) As soon as practicable after enactment of this sec-20 tion, the Secretary shall file a map and a legal description 21 of each wilderness area designated under this section with 22 the Committees on Energy and Natural Resources and 23 Environment and Public Works of the Senate and Natural 24 Resources and Merchant Marine and Fisheries of the 25 House of Representatives. Such map and description shall

have the same force and effect as if included in this Act, except that correction of clerical and typographical errors in such legal description and map may be made. Such map 4 and legal description shall be on file and available for public inspection in the Office of the Director, United States Fish and Wildlife Service, Department of the Interior. 7 TITLE II—DEATH VALLEY NATIONAL PARK 8 **FINDINGS** SEC. 201. The Congress hereby finds that— 9 (1) proclamations by Presidents Herbert Hoo-10 11 ver in 1933 and Franklin Roosevelt in 1937 established and expanded the Death Valley National 12 Monument for the preservation of the unusual fea-13 tures of scenic, scientific, and educational interest 14 15 therein contained: 16 (2) Death Valley National Monument is today 17 recognized as a major unit of the National Park 18 System, having extraordinary values enjoyed by mil-19 lions of visitors: 20 (3) the Monument boundaries established in the 1930's exclude and thereby expose to incompatible 21 22 development and inconsistent management, contiguous Federal lands of essential and superlative natu-23

ral, ecological, geological, archeological, paleontolog-

ical, cultural, historical and wilderness values;

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1	(4) Death Valley National Monument should be
2	substantially enlarged by the addition of all contig-
3	uous Federal lands of national park caliber and af-
4	forded full recognition and statutory protection as a
5	national park; and
6	(5) the wilderness within Death Valley should
7	receive maximum statutory protection by designation
8	pursuant to the Wilderness Act.
9	ESTABLISHMENT OF DEATH VALLEY NATIONAL PARK
10	SEC. 202. There is hereby established the Death Val-
11	ley National Park, as generally depicted on 23 maps enti-
12	tled "Death Valley National Park Boundary and Wilder-
13	ness—Proposed", numbered in the title one through twen-
14	ty-three, and dated September 1991 or prior, which shall
15	be on file and available for public inspection in the offices
16	of the Superintendent of the Park and the Director of the
17	National Park Service, Department of the Interior. The
18	Death Valley National Monument is hereby abolished as
19	such, the lands and interests therein are hereby incor-
20	porated within and made part of the new Death Valley
21	National Park, and any funds available for purposes of
22	the monument shall be available for purposes of the park.
23	TRANSFER AND ADMINISTRATION OF LANDS
24	SEC. 203. Upon enactment of this title, the Secretary

26 reau of Land Management depicted on the maps described

shall transfer the lands under the jurisdiction of the Bu-

- 1 in section 202 of this title, without consideration, to the
- 2 administrative jurisdiction of the Director of the National
- 3 Park Service for administration as part of the National
- 4 Park System. The boundaries of the public lands and the
- 5 national parks shall be adjusted accordingly. The Sec-
- 6 retary shall administer the areas added to the National
- 7 Park System by this title in accordance with the provisions
- 8 of law generally applicable to units of the National Park
- 9 System, including the Act entitled "An Act to establish
- 10 a National Park Service, and for other purposes", ap-
- 11 proved August 25, 1916 (39 Stat. 535; 16 U.S.C. 1-4).
- MAPS AND LEGAL DESCRIPTION
- 13 Sec. 204. Within six months after the enactment of
- 14 this title, the Secretary shall file maps and a legal descrip-
- 15 tion of the park designated under this title with the En-
- 16 ergy and Natural Resources Committee of the Senate and
- 17 the Natural Resources Committee of the House of Rep-
- 18 resentatives. Such maps and legal description shall have
- 19 the same force and effect as if included in this title, except
- 20 that the Secretary may correct clerical and typographical
- 21 errors in such legal description and in the maps referred
- 22 to in section 202. The maps and legal description shall
- 23 be on file and available for public inspection in the offices
- 24 of the Superintendent of the Park and the Director of the
- 25 National Park Service, Department of the Interior.

1	DISPOSITION UNDER MINING LAWS
2	SEC. 205. Subject to valid existing rights, the Federal
3	lands and interests therein added to the National Park
4	System by this title are withdrawn from disposition under
5	the public land laws and from entry or appropriation
6	under the mining laws of the United States, from the oper-
7	ation of the mineral leasing laws of the United States, and
8	from operation of the Geothermal Steam Act of 1970.
9	STUDY AS TO VALIDITY OF MINING CLAIMS
10	SEC. 206. The Secretary shall not approve any plan
11	of operation prior to determining the validity of the
12	unpatented mining claims, mill sites, and tunnel sites af-
13	fected by such plan within the additions to the park and
14	shall submit to Congress recommendations as to whether
15	any valid or patented claims should be acquired by the
16	United States, including the estimated acquisition costs of
17	such claims, and a discussion of the environmental con-
18	sequences of the extraction of minerals from these lands.
19	GRAZING
20	SEC. 207. The privilege of grazing domestic livestock
21	on lands within the park may continue to be exercised at
22	no more than the current level, subject to applicable laws
23	and National Park Service regulations, by those persons
24	holding permits for such grazing on July 1, 1991. Upon
25	the expiration of such permits the Secretary, acting
26	through the Director of the National Park Service, may

1	issue to such persons new permits for such grazing, sub-
2	ject to applicable laws and National Park Service regula-
3	tions, but all grazing of such livestock on such lands shall
4	cease on July 1, 2016. Further, if such a permittee in-
5	forms the Secretary that such permittee is willing to con-
6	vey to the United States any base property with respect
7	to which the permit was issued and to which such permit-
8	tee holds title, the Secretary shall make the acquisition
9	of such base property a priority as compared with the ac-
10	quisition of other lands within the park, provided agree-
11	ment can be reached concerning the terms and conditions
12	of such acquisition. Any such base property which is lo-
13	cated outside the park and acquired as a priority pursuant
14	to this section shall be managed by the Federal agency
15	responsible for the majority of the adjacent lands in ac-
16	cordance with the laws applicable to such adjacent lands.
17	TITLE III—JOSHUA TREE NATIONAL PARK
18	FINDINGS
19	SEC. 301. The Congress hereby finds that—
20	(1) a proclamation by President Franklin Roo-
21	sevelt in 1936 established Joshua Tree National
22	Monument to protect various objects of historical
23	and scientific interest;
24	(2) Joshua Tree National Monument today is
25	recognized as a major unit of the National Park

- 1 System, having extraordinary values enjoyed by mil-2 lions of visitors;
  - (3) the Monument boundaries as modified in 1950 and 1961 exclude and thereby expose to incompatible development and inconsistent management, contiguous Federal lands of essential and superlative natural, ecological, archeological, paleontological, cultural, historical and wilderness values;
    - (4) Joshua Tree National Monument should be enlarged by the addition of contiguous Federal lands of national park caliber, and afforded full recognition and statutory protection as a national park; and
  - (5) the nondesignated wilderness within Joshua Tree should receive statutory protection by designation pursuant to the Wilderness Act.
- 16 ESTABLISHMENT OF JOSHUA TREE NATIONAL PARK
- 17 Sec. 302. There is hereby established the Joshua
- 18 Tree National Park, as generally depicted on a map enti-
- 19 tled "Joshua Tree National Park Boundary—Proposed",
- 20 dated May 1991, and four maps entitled "Joshua Tree
- 21 National Park Boundary and Wilderness", numbered in
- 22 the title one through four, and dated October 1991 or
- 23 prior, which shall be on file and available for public inspec-
- 24 tion in the offices of the Superintendent of the Park and
- 25 the Director of the National Park Service, Department of
- 26 the Interior. The Joshua Tree National Monument is here-

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- 1 by abolished as such, the lands and interests therein are
- 2 hereby incorporated within and made part of the new
- 3 Joshua Tree National Park, and any funds available for
- 4 purposes of the monument shall be available for purposes
- 5 of the park.
- 6 TRANSFER AND ADMINISTRATION OF LANDS
- 7 SEC. 303. Upon enactment of this title, the Secretary
- 8 shall transfer the lands under the jurisdiction of the Bu-
- 9 reau of Land Management depicted on the maps described
- 10 in section 302 of this title, without consideration, to the
- 11 administrative jurisdiction of the Director of the National
- 12 Park Service for administration as part of the National
- 13 Park System. The boundaries of the public lands and the
- 14 national parks shall be adjusted accordingly. The Sec-
- 15 retary shall administer the areas added to the National
- 16 Park System by this title in accordance with the provisions
- 17 of law generally applicable to units of the National Park
- 18 System, including the Act entitled "An Act to establish
- 19 a National Park Service, and for other purposes", ap-
- 20 proved August 25, 1916 (39 Stat. 535; 16 U.S.C. 1-4).
- 21 MAPS AND LEGAL DESCRIPTION
- SEC. 304. Within six months after the enactment of
- 23 this title, the Secretary shall file maps and legal descrip-
- 24 tion of the park designated by this title with the Energy
- 25 and Natural Resources Committee of the Senate and the
- 26 Natural Resources Committee of the House of Represent-

- 1 atives. Such maps and legal description shall have the
- 2 same force and effect as if included in this title, except
- 3 that the Secretary may correct clerical and typographical
- 4 errors in such legal description and in the maps referred
- 5 to in section 302. The maps and legal description shall
- 6 be on file and available for public inspection in the offices
- 7 of the Superintendent of the Park and the Director of the
- 8 National Park Service, Department of the Interior.
- 9 DISPOSITION UNDER MINING LAWS
- 10 Sec. 305. Subject to valid existing rights, Federal
- 11 lands and interests therein added to the National Park
- 12 System by this title are withdrawn from disposition under
- 13 the public lands laws and from entry or appropriation
- 14 under the mining laws of the United States, from the oper-
- 15 ation of the mineral leasing laws of the United States, and
- 16 from the operation of the Geothermal Steam Act of 1970.
- 17 UTILITY RIGHTS-OF-WAY
- SEC. 306. Nothing in this title shall have the effect
- 19 of terminating any validly issued right-of-way or cus-
- 20 tomary operation maintenance, repair, and replacement
- 21 activities in such right-of-way, issued, granted, or per-
- 22 mitted to the Metropolitan Water District pursuant to the
- 23 Boulder Canyon Project Act (43 U.S.C. 617–619b), which
- 24 is located on lands included in the Joshua Tree National
- 25 Park, but outside lands designated as wilderness under
- 26 section 501(2). Such activities shall be conducted in a

- 1 manner which will minimize the impact on park resources.
- 2 Nothing in this title shall have the effect of terminating
- 3 the fee title to lands or customary operation, maintenance,
- 4 repair, and replacement activities on or under such lands
- 5 granted to the Metropolitan Water District pursuant to
- 6 the Act on June 18, 1932 (47 Stat. 324), which are lo-
- 7 cated on lands included in the Joshua Tree National Park,
- 8 but outside lands designated as wilderness under section
- 9 501(2). Such activities shall be conducted in a manner
- 10 which will minimize the impact on park resources. The
- 11 Secretary shall prepare within 180 days after the date of
- 12 enactment of this Act, in consultation with the Metropoli-
- 13 tan Water District, plans for emergency access by the
- 14 Metropolitan Water District to its lands and rights-of-way.
- 15 STUDY AS TO VALIDITY OF MINING CLAIMS
- SEC. 307. The Secretary shall not approve any plan
- 17 of operation prior to determining the validity of the
- 18 unpatented mining claims, mill sites, and tunnel sites af-
- 19 fected by such plan within the park and shall submit to
- 20 Congress recommendations as to whether any valid or pat-
- 21 ented claims should be acquired by the United States, in-
- 22 cluding the estimated acquisition costs of such claims, and
- 23 a discussion of the environmental consequences of the ex-
- 24 traction of minerals from these lands.

## TITLE IV—MOJAVE NATIONAL PARK 1 2 **FINDINGS** SEC. 401. The Congress hereby finds that— 3 (1) Death Valley and Joshua Tree National 5 Parks, as established by this Act, protect unique and 6 superlative desert resources, but do not embrace the 7 particular ecosystems and transitional desert type 8 found in the Mojave Desert area lying between them 9 on public lands now afforded only impermanent ad-10 ministrative designation as a national scenic area; 11 (2) the Mojave Desert area possesses outstand-12 ing natural, cultural, historical, and recreational val-13 ues meriting statutory designation and recognition 14 as a unit of the National Park System; 15 (3) the Mojave Desert area should be afforded 16 full recognition and statutory protection as a na-17 tional park; 18 (4) the wilderness within the Mojave Desert 19 should receive maximum statutory protection by des-20 ignation pursuant to the Wilderness Act; and 21 (5) the Mojave Desert area provides an out-22 standing opportunity to develop services, programs, 23 accommodations and facilities to ensure the use and 24 enjoyment of the area by individuals with disabil-

ities, consistent with section 504 of the Rehabilita-

- tion Act of 1973, Public Law 101–336, the Ameri-
- 2 cans With Disabilities Act of 1990 (42 U.S.C.
- 3 12101), and other appropriate laws and regulations.
- 4 ESTABLISHMENT OF THE MOJAVE NATIONAL PARK
- 5 SEC. 402. There is hereby established the Mojave Na-
- 6 tional Park, comprising approximately one million four
- 7 hundred and sixty thousand acres, as generally depicted
- 8 on a map entitled "Mojave National Park Boundary—
- 9 Proposed", dated July 1992, and ten maps entitled "Mo-
- 10 jave National Park Boundary and Wilderness—Pro-
- 11 posed", numbered in the title one through ten, and dated
- 12 July 1992 or prior, which shall be on file and available
- 13 for inspection in the offices of the Director of the National
- 14 Park Service, Department of the Interior.
- TRANSFER OF LANDS
- SEC. 403. Upon enactment of this title, the Secretary
- 17 shall transfer the lands under the jurisdiction of the Bu-
- 18 reau of Land Management depicted on the maps described
- 19 in section 402 of this title, without consideration, to the
- 20 administrative jurisdiction of the Director of the National
- 21 Park Service. The boundaries of the public lands shall be
- 22 adjusted accordingly.
- 23 MAPS AND LEGAL DESCRIPTION
- SEC. 404. Within six months after the enactment of
- 25 this title, the Secretary shall file maps and a legal descrip-
- 26 tion of the park designated under this title with the En-

- 1 ergy and Natural Resources Committee of the Senate and
- 2 the Natural Resources Committee of the House of Rep-
- 3 resentatives. Such maps and legal description shall have
- 4 the same force and effect as if included in this title, except
- 5 that the Secretary may correct clerical and typographical
- 6 errors in such legal description and in the maps referred
- 7 to in section 402. The maps and legal description shall
- 8 be on file and available for public inspection in the offices
- 9 of the National Park Service, Department of the Interior.
- 10 ABOLISHMENT OF SCENIC AREA
- SEC. 405. The East Mojave Scenic Area, designated
- 12 on January 13, 1981 (46 FR 3994), and modified on Au-
- 13 gust 9, 1983 (48 FR 36210), is hereby abolished.
- 14 ADMINISTRATION OF LANDS
- 15 SEC. 406. The Secretary shall administer the park
- 16 in accordance with this title and with the provisions of
- 17 law generally applicable to units of the National Park Sys-
- 18 tem, including the Act entitled "An Act to establish a Na-
- 19 tional Park Service, and for other purposes", approved
- 20 August 25, 1916 (39 Stat. 535; 16 U.S.C. 1-4).
- 21 DISPOSITION UNDER MINING LAWS
- SEC. 407. Subject to valid existing rights, Federal
- 23 lands within the park, and interests therein, are with-
- 24 drawn from disposition under the public land laws and
- 25 from entry or appropriation under the mining laws of the
- 26 United States, from the operation of the mineral leasing

- 1 laws of the United States, and from operation of the Geo-
- 2 thermal Steam Act of 1970.
- 3 STUDY AS TO VALIDITY OF MINING CLAIMS
- 4 SEC. 408. The Secretary shall not approve any plan
- 5 of operation prior to determining the validity of the
- 6 unpatented mining claims, mill sites, and tunnel sites af-
- 7 fected by such plan within the park and shall submit to
- 8 Congress recommendations as to whether any valid or pat-
- 9 ented claims should be acquired by the United States, in-
- 10 cluding the estimated acquisition costs of such claims, and
- 11 a discussion of the environmental consequences of the ex-
- 12 traction of minerals from these lands.
- 13 REGULATION OF MINING
- 14 SEC. 409. Subject to valid existing rights, all mining
- 15 claims located within the park shall be subject to such rea-
- 16 sonable regulations as the Secretary may prescribe to as-
- 17 sure that mining will, to the maximum extent practicable,
- 18 be consistent with the protection of the scenic, scientific,
- 19 cultural and other resources of the park, and any patent
- 20 which may be issued after the date of enactment of this
- 21 title shall convey title only to the minerals together with
- 22 the right to use the surface of lands for mining purposes
- 23 subject to such reasonable regulations.
- 24 GRAZING
- 25 Sec. 410. The privilege of grazing domestic livestock
- 26 on lands within the park may continue to be exercised at

- no more than the current level, subject to applicable laws and National Park Service regulations, by those persons holding permits for such grazing on July 1, 1991. Upon the expiration of such permits the Secretary, acting 4 through the Director of the National Park Service, may issue to such persons new permits for such grazing, subject to applicable laws and National Park Service regulations, but all grazing of such livestock on such lands shall 8 cease on July 1, 2016. Further, if such a permittee in-10 forms the Secretary that such permittee is willing to convey to the United States any base property with respect 11 to which the permit was issued and to which such permittee holds title, the Secretary shall make the acquisition of such base property a priority as compared with the acquisition of other lands within the park, provided agreement can be reached concerning the terms and conditions of such acquisition. Any such base property which is located outside the park and acquired as a priority pursuant to this section shall be managed by the Federal agency responsible for the majority of the adjacent lands in ac-21 cordance with the laws applicable to such adjacent lands. 22 UTILITY RIGHTS OF WAY
- 23 SEC. 411. (a)(1) Nothing in this title shall have the
- effect of terminating any validly issued right-of-way or
- customary operation, maintenance, repair, and replace-
- ment activities in such right-of-way, issued, granted, or

- 1 permitted to Southern California Edison Company, which
- 2 is located on lands included in the Mojave National Park,
- 3 but outside lands designated as wilderness under section
- 4 501(3). Such activities shall be conducted in a manner
- 5 which will minimize the impact on park resources.
  - (2) Nothing in this title shall have the effect of prohibiting the upgrading of an existing electrical transmission line for the purpose of increasing the capacity of such transmission line in the Southern California Edison Company validly issued Eldorado-Lugo Transmission Line right-of-way and Mojave-Lugo Transmission Line right-of-way, or in a right-of-way if issued, granted, or permitted by the Secretary adjacent to the existing Mojave-Lugo Transmission Line right-of-way (hereafter in this section referred to as "adjacent right-of-way"), including construction of a replacement transmission line: *Provided*, That—
    - (A) in the Eldorado-Lugo Transmission Line rights-of-way (hereafter in this section referred to as the "Eldorado rights-of-way") at no time shall there be more than 3 electrical transmission lines,
    - (B) in the Mojave-Lugo Transmission Line right-of-way (hereafter in this section referred

to as the "Mojave right-of-way") and adjacent right-of-way, removal of the existing electrical transmission line and reclamation of the site shall be completed no later than three years after the date on which construction of the upgraded transmission line begins, after which time there may be only one electrical transmission line in the lands encompassed by Mojave right-of-way and adjacent right-of-way,

- (C) if there are no more than two electrical transmission lines in the Eldorado rights-of-way, two electrical transmission lines in the lands encompassed by the Mojave right-of-way and adjacent right-of-way may be allowed,
- (D) in the Eldorado rights-of-way and Mojave right-of-way no additional land shall be issued, granted, or permitted for such upgrade unless an addition would reduce the impacts to park resources,
- (E) no more than 350 feet of additional land shall be issued, granted, or permitted for an adjacent right-of-way to the south of the Mojave right-of-way unless a greater addition would reduce the impacts to park resources, and

- 1 (F) such upgrade activities, including heli-2 copter aided construction, shall be conducted in 3 a manner which will minimize the impact on 4 park resources.
- 5 (3) The Secretary shall prepare within 180 days 6 after the date of enactment of this Act, in consulta-7 tion with the Southern California Edison Company, 8 plans for emergency access by the Southern Califor-9 nia Edison Company to its rights-of-way.
- 10 (b) Nothing in this title shall have the effect of terminating any validly issued right-of-way, or customary oper-11 12 ation, maintenance, repair, and replacement activities in such right-of-way; prohibiting the upgrading of and construction on existing facilities in such right-of-way for the 14 15 purpose of increasing the capacity of the existing pipeline; or prohibiting the renewal of such right-of-way; issued, 16 granted, or permitted to the Southern California Gas 17 Company, which is located on lands included in the Mojave National Park, but outside lands designated as wilderness under section 501(3). Such activities shall be conducted 21 in a manner which will minimize the impact on park re-22 sources.
- 23 (c) Nothing in this title shall have the effect of termi-24 nating any validly issued right-of-way or customary oper-25 ation, maintenance, repair, and replacement activities of

- 1 existing facilities issued, granted, or permitted for commu-
- 2 nications cables or lines, which are located on lands in-
- 3 cluded in the Mojave National Park, but outside lands des-
- 4 ignated as wilderness under section 501(3). Such activities
- 5 shall be conducted in a manner which will minimize the
- 6 impact on park resources.
- 7 PREPARATION OF MANAGEMENT PLAN
- 8 SEC. 412. Within three years of the date of enact-
- 9 ment of this title, the Secretary shall submit to the Energy
- 10 and Natural Resources Committee of the Senate and the
- 11 Natural Resources Committee of the House of Represent-
- 12 atives a detailed and comprehensive management plan for
- 13 the park. Such plan shall place emphasis on historical and
- 14 cultural sites and ecological and wilderness values within
- 15 the boundaries of the park. Any development, including
- 16 road improvements, proposed by such plan shall be strictly
- 17 limited to that which is essential and appropriate for the
- 18 administration of the park and shall be designed and lo-
- 19 cated so as to maintain its primitive nature of the area
- 20 and to minimize the impairment of park resources or eco-
- 21 logical values. To the extent practicable, administrative fa-
- 22 cilities, employee housing, commercial visitor services, ac-
- 23 commodations, and other park-related development shall
- 24 be located or provided for outside of the boundaries of the
- 25 park. Such plan shall evaluate the feasibility of using the
- 26 Kelso Depot and existing railroad corridor to provide pub-

- 1 lic access to and a facility for special interpretive, edu-
- 2 cational, and scientific programs within the park. Such
- 3 plan shall specifically address the needs of individuals with
- 4 disabilities in the design of services, programs, accom-
- 5 modations and facilities consistent with section 504 of the
- 6 Rehabilitation Act of 1973, Public Law 101-336, the
- 7 Americans with Disabilities Act of 1990 (42 U.S.C.
- 8 12101), and other appropriate laws and regulations.
- 9 GRANITE MOUNTAINS NATURAL RESERVE
- SEC. 413. (a) There is hereby designated the Granite
- 11 Mountains Natural Reserve within the park comprising
- 12 approximately nine thousand acres as generally depicted
- 13 on a map entitled "Mojave National Park Boundary and
- 14 Wilderness—Proposed 6", dated May 1991.
- 15 (b) Upon enactment of this title, the Secretary of the
- 16 Interior shall enter into a cooperative management agree-
- 17 ment with the University of California for the purposes
- 18 of managing the lands within the Granite Mountains Nat-
- 19 ural Reserve. Such cooperative agreement shall ensure
- 20 continuation of arid lands research and educational activi-
- 21 ties of the University of California, consistent with the
- 22 provisions of law generally applicable to units of the Na-
- 23 tional Park System.
- 24 SODA SPRINGS DESERT STUDY CENTER
- 25 SEC. 414. Upon enactment of this title, the Secretary
- 26 shall enter into a cooperative management agreement with

California State University for the purposes of managing facilities at the Soda Springs Desert Study Center. Such cooperative agreement shall ensure continuation of the 3 4 desert research and educational activities of California State University, consistent with the provisions of law generally applicable to units of the National Park System. 7 CONSTRUCTION OF VISITOR CENTER 8 SEC. 415. The Secretary is authorized to construct a visitor center in the park for the purpose of providing information through appropriate displays, printed mate-10 rial, and other interpretive programs, about the resources 11 of the park. 12 13 ACQUISITION OF LANDS SEC. 416. The Secretary is authorized to acquire all 14 lands and interest in lands within the boundary of the park by donation, purchase, or exchange, except that— 17 (1) any lands or interests therein within the 18 boundary of the park which are owned by the State 19 of California, or any political subdivision thereof, 20 may be acquired only by donation or exchange except for lands managed by California State Lands 21 22 Commission: and 23 (2) lands or interests therein within the bound-24 ary of the park which are not owned by the State of California or any political subdivision thereof may 25

be acquired only with the consent of the owner

thereof unless the Secretary determines, after writ-

2	ten notice to the owner and after opportunity for
3	comment, that the property is being developed, or
4	proposed to be developed, in a manner which is det-
5	rimental to the integrity of the park or which is oth-
6	erwise incompatible with the purposes of this title.
7	SUITABILITY REPORT
8	SEC. 417. The Secretary is required, twenty years
9	after the date of enactment of this Act, to report to Con-
10	gress on current and planned exploration, development or
11	mining activities on, and suitability for future park des-
12	ignation of, the lands as generally depicted on a map enti-
13	tled "Mojave National Park Study Area—Proposed",
14	dated July 1992.
15	TITLE V—NATIONAL PARK WILDERNESS
16	DESIGNATION OF WILDERNESS
17	SEC. 501. The following lands are hereby designated
18	as wilderness in accordance with the Wilderness $Act\ (78$
19	Stat. 890; 16 U.S.C. 1131 et seq.) and shall be adminis-
20	tered by the Secretary of the Interior in accordance with
21	the applicable provisions of the Wilderness Act:
22	(1) Death Valley National Park Wilderness,
23	comprising approximately three million one hundred
24	eighty-three thousand four hundred and thirty-eight
25	acres, as generally depicted on 23 maps entitled
26	"Death Valley National Park Boundary and Wilder-

- ness", numbered in the title one through twentythree, and dated September 1991 or prior, and three maps entitled "Death Valley National Park Wilderness", numbered in the title one through three, and dated May 1991 or prior, and which shall be known as the Death Valley Wilderness;
  - (2) Joshua Tree National Park Wilderness Additions, comprising approximately one hundred thirty-one thousand seven hundred and eighty acres, as generally depicted on four maps entitled "Joshua Tree National Park Boundary and Wilderness—Proposed", numbered in the title one through four, and dated October 1991 or prior, and which are hereby incorporated in, and which shall be deemed to be a part of the Joshua Tree Wilderness as designated by Public Law 94–567; and
  - (3) Mojave National Park Wilderness, comprising approximately six hundred ninety-five thousand fifty-six acres, as generally depicted on ten maps entitled "Mojave National Park Boundary and Wilderness—Proposed", numbered in the title one through ten, and dated October 1991 or prior, and seven maps entitled "Mojave National Park Wilderness—Proposed", numbered in the title one through seven,

and dated October 1991 or prior, and which shall be known as the Mojave Wilderness.

> (4) Upon cessation of all uses prohibited by the Wilderness Act and publication by the Secretary in the Federal Register of notice of such cessation, potential wilderness, comprising approximately six thousand eight hundred and forty acres, as described in "1988 Death Valley National Monument Draft General Management Plan Draft Environmental Impact Statement" (hereafter in this title referred to as "Draft Plan") and as generally depicted on map in the Draft Plan entitled "Wilderness Plan Death Valley National Monument", dated January 1988, and which shall be deemed to be a part of the Death Valley Wilderness as designated in paragraph (1). Lands identified in the Draft Plan as potential wilderness shall be managed by the Secretary insofar as practicable as wilderness until such time as said lands are designated as wilderness.

## FILING OF MAPS AND DESCRIPTIONS

SEC. 502. Maps and a legal description of the boundaries of the areas designated in section 501 of this title shall be on file and available for public inspection in the Office of the Director of the National Park Service, Department of the Interior, and in the Office of the Superintendent of each area designated in section 501. As soon

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- 1 as practicable after this title takes effect, maps of the wil-
- 2 derness areas and legal descriptions of their boundaries
- 3 shall be filed with the Committee on Energy and Natural
- 4 Resources of the Senate and the Committee on Natural
- 5 Resources of the House of Representatives, and such maps
- 6 and descriptions shall have the same force and effect as
- 7 if included in this title, except that the Secretary may cor-
- 8 rect clerical and typographical errors in such maps and
- 9 descriptions.
- 10 ADMINISTRATION OF WILDERNESS AREAS
- 11 Sec. 503. The areas designated by section 501 of this
- 12 title as wilderness shall be administered by the Secretary
- 13 in accordance with the applicable provisions of the Wilder-
- 14 ness Act governing areas designated by that title as wil-
- 15 derness, except that any reference in such provision to the
- 16 effective date of the Wilderness Act shall be deemed to
- 17 be a reference to the effective date of this title, and where
- 18 appropriate, and reference to the Secretary of Agriculture
- 19 shall be deemed to be a reference to the Secretary of the
- 20 Interior.
- 21 TITLE VI—MISCELLANEOUS PROVISIONS
- 22 Transfer of Lands to red rock canyon state park
- SEC. 601. Upon enactment of this title, the Secretary
- 24 of the Interior shall transfer to the State of California cer-
- 25 tain lands within the California Desert Conservation Area,
- 26 California, of the Bureau of Land Management, compris-

- 1 ing approximately twenty thousand five hundred acres, as
- 2 generally depicted on two maps entitled "Red Rock Can-
- 3 yon State Park Additions 1" and "Red Rock Canyon State
- 4 Park Additions 2", dated May 1991, for inclusion in the
- 5 State of California Park System. Should the State of Cali-
- 6 fornia cease to manage these lands as part of the State
- 7 Park System, ownership of the lands shall revert to the
- 8 Department of the Interior to be managed as part of the
- 9 California Desert Conservation Area to provide maximum
- 10 protection for the area's scenic and scientific values.

## 11 DESERT LILY SANCTUARY

- 12 Sec. 602. (a) There is hereby established the Desert
- 13 Lily Sanctuary within the California Desert Conservation
- 14 Area, California, of the Bureau of Land Management,
- 15 comprising approximately two thousand forty acres, as
- 16 generally depicted on a map entitled "Desert Lily Sanc-
- 17 tuary", dated February 1986. The Secretary of the Inte-
- 18 rior shall administer the area to provide maximum protec-
- 19 tion to the desert lily.
- 20 (b) Subject to valid existing rights, Federal lands
- 21 within the sanctuary, interests therein, are withdrawn
- 22 from disposition under the public land laws and from
- 23 entry or appropriation under the mining laws of the
- 24 United States, from the operation of the mineral leasing
- 25 laws of the United States, and from operation of the Geo-
- 26 thermal Steam Act of 1970.

1	LAND TENURE ADJUSTMENTS
2	SEC. 603. In preparing land tenure adjustment deci-
3	sions with the California Desert Conservation Area, of the
4	Bureau of Land Management, the Secretary shall give pri-
5	ority to consolidating Federal ownership within the na-
6	tional park units and wilderness areas designated by this
7	Act.
8	LAND DISPOSAL
9	SEC. 604. Notwithstanding any other provision of
10	law, the Secretary of the Interior and the Secretary of Ag-
11	riculture may not dispose of any lands within the bound-
12	aries of the wilderness or park designated under this Act
13	or grant a right-of-way in any lands within the boundaries
14	of the wilderness designated under this Act. Further, none
15	of the lands within the boundaries of the wilderness or
16	park designated under this Act shall be granted to or oth-
17	erwise made available for use by the Metropolitan Water
18	District and any other agencies or persons pursuant to
19	the Boulder Canyon Project Act (43 U.S.C. 617–619b)
20	or any similar acts.
21	MANAGEMENT OF NEWLY ACQUIRED LANDS
22	SEC. 605. Any lands within the boundaries of a wil-
23	derness area designated under this Act which are acquired
24	by the Federal government, shall become part of the wil-
25	derness area within which they are located and shall be

- 1 managed in accordance with all the provisions of this Act
- 2 and other laws applicable to such wilderness area.
- 3 NATIVE AMERICAN USES
- 4 SEC. 606. In recognition of the past use of the parks
- 5 and wilderness areas designed under this Act by Indian
- 6 people for traditional cultural and religious purposes, the
- 7 Secretary shall ensure access to such parks and wilderness
- 8 areas by Indian people for such traditional cultural and
- 9 religious purposes. In implementing this section, the Sec-
- 10 retary, upon the request of an Indian tribe or Indian reli-
- 11 gious community, shall temporarily close to the general
- 12 public use of one or more specific portions of park or wil-
- 13 derness in order to protect the privacy of traditional cul-
- 14 tural and religious activities in such areas by Indian peo-
- 15 ple. Such access shall be consistent with the purpose and
- 16 intent of Public Law 95-341 (42 U.S.C. 1996) commonly
- 17 referred to as the "American Indian Religious Freedom
- 18 Act", and with respect to areas designated as wilderness,
- 19 the Wilderness Act (78 Stat. 890; 16 U.S.C. 1131).
- WATER RIGHTS
- SEC. 607. (a) With respect to each wilderness area
- 22 designated by this Act, Congress hereby reserves a quan-
- 23 tity of water sufficient to fulfill the purposes of this Act.
- 24 The priority date of such reserved water rights shall be
- 25 the date of enactment of this Act.

- 1 (b) The Secretary of the Interior and all other offi-
- 2 cers of the United States shall take all steps necessary
- 3 to protect the rights reserved by this section, including the
- 4 filing by the Secretary of a claim for the quantification
- 5 of such rights in any present or future appropriate stream
- 6 adjudication in the courts of the State of California in
- 7 which the United States is or may be joined and which
- 8 is conducted in accordance with section 208 of the Act
- 9 of July 10, 1952 (66 Stat. 560, 44 U.S.C. 666; commonly
- 10 referred to as the McCarran Amendment).
- (c) Nothing in this Act shall be construed as a relin-
- 12 quishment or reduction of any water rights reserved or
- 13 appropriated by the United States in the State of Califor-
- 14 nia on or before the date of enactment of this Act.
- 15 (d) The Federal water rights reserved by this Act are
- 16 specific to the wilderness areas located in the State of
- 17 California designated under this Act. Nothing in this Act
- 18 related to the reserved Federal water rights shall be con-
- 19 strued as establishing a precedent with regard to any fu-
- 20 ture designations, nor shall it constitute an interpretation
- 21 of any other Act or any designation made thereto.
- 22 AUTHORIZATION OF APPROPRIATIONS
- SEC. 608. There are hereby authorized to be appro-
- 24 priated such sums as may be necessary to carry out the
- 25 purposes of this Act.

1	STATE SCHOOL LANDS
2	SEC. 609. (a) Upon request of the California State
3	Lands Commission (hereinafter in this section referred to
4	as the "Commission"), the Secretary shall enter into nego-
5	tiations for an agreement to exchange Federal lands or
6	interests therein on the list referred to in subsection $(b)(2)$
7	for California State School Lands (hereinafter in this sec-
8	tion referred to as "State School Lands") or interests
9	therein which are located within the boundaries of one or
10	more of the wilderness areas or park units designated by
11	this Act. The Secretary shall negotiate in good faith to
12	reach a land exchange agreement consistent with the re-
13	quirements of section 206 of the Federal Land Policy and
14	Management Act of 1976.
15	(b) Within six months after the date of enactment
16	of this Act, the Secretary shall send to the Commission
17	and to the Committees a list of the following:
18	(1) The State School Lands or interests therein
19	(including mineral interests) which are located with-
20	in the boundaries of the wilderness areas or park
21	units designated by this Act.
22	(2) Lands under the Secretary's jurisdiction to
23	be offered for exchange, including in the following
24	priority:

- 1 (A) Lands with mineral interests, including 2 geothermal, which have the potential for com-3 mercial development but which are not cur-4 rently under mineral lease or producing Federal 5 mineral revenues.
  - (B) Federal lands in California managed by the Bureau of Reclamation that the Secretary determines are not needed for any Bureau of Reclamation project.
  - (C) Any public lands in California that the Secretary, pursuant to the Federal Land Policy and Management Act of 1976, has determined to be suitable for disposal through exchange.
- (c)(1) If an agreement under this section is for an exchange involving five thousand acres or less of Federal land or interests therein, or Federal lands valued at less than \$5,000,000, the Secretary may carry out the exchange in accordance with the Federal Land Policy and Management Act of 1976.
- 20 (2) If an agreement under this section is for an ex-21 change involving more than five thousand acres of Federal 22 land or interests therein, or Federal land valued at more 23 than \$5,000,000, the agreement shall be submitted to the 24 Committees, together with a report containing—

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- 1 (A) a complete list and appraisal of the lands 2 or interests in lands proposed for exchange; and
- 3 (B) a determination that the State School 4 Lands proposed to be acquired by the United States 5 do not contain any hazardous waste, toxic waste, or
- 6 radioactive waste.
- 7 (d) An agreement submitted under subsection (c)(2) 8 shall not take effect unless approved by a joint resolution
- 9 enacted by the Congress.
- 10 (e) If exchanges of all the State School Lands are
- 11 not completed by October 1, 1996, the Secretary shall ad-
- 12 just the appraised value of any remaining inholdings con-
- 13 sistent with the provisions of section 206 of the Federal
- 14 Land Management Policy Act of 1976. The Secretary
- 15 shall establish an account in the name of the Commission
- 16 in the amount of such appraised value. Title to the State
- 17 School Lands shall be transferred to the United States
- 18 at the time such account is credited.
- 19 (f) The Commission may use the credit in its account
- 20 to bid, as any other bidder, for excess or surplus Federal
- 21 property to be sold in the State of California in accordance
- 22 with the applicable laws and regulations of the Federal
- 23 agency offering such property for sale. The account shall
- 24 be adjusted to reflect successful bids under this section
- 25 or payments or forfeited deposits, penalties, or other costs

- 1 assessed to the bidder in the course of such sales. In the
- 2 event that the balance in the account has not been reduced
- 3 to zero by October 1, 2000, there are authorized to be
- 4 appropriated to the Secretary for payment to the Califor-
- 5 nia State Lands Commission funds equivalent to the bal-
- 6 ance remaining in the account as of October 1, 2000.
- 7 (g) As used in this section, the term "Committees"
- 8 means the Committee on Natural Resources of the House
- 9 of Representatives and the Committee on Energy and
- 10 Natural Resources of the Senate.
- 11 EXCHANGES
- 12 Sec. 610. (a) Upon request of the Catellus Develop-
- 13 ment Corporation (hereafter in this section referred to as
- 14 "Catellus"), the Secretary shall enter into negotiations for
- 15 an agreement or agreements to exchange Federal lands
- 16 or interests therein on the list referred to in subsection
- 17 (b)(2) of this section for lands of Catellus or interests
- 18 therein which are located within the boundaries of one or
- 19 more of the wilderness areas or park units designated by
- 20 this Act.
- 21 (b) Within six months after the date of enactment
- 22 of this Act, the Secretary shall send to Catellus and to
- 23 the Committees a list of the following:
- 24 (1) Lands of Catellus or interests therein (in-
- cluding mineral interests) which are located within

- the boundaries of the wilderness areas or park unitsdesignated by this Act.
  - (2) Lands, wherever located, under the Secretary's jurisdiction to be offered for exchange, in the following priority:
    - (A) Lands, including lands with mineral and geothermal interests, which have the potential for commercial development but which are not currently under lease or producing Federal revenues.
    - (B) Federal lands managed by the Bureau of Reclamation that the Secretary determines are not needed for any Bureau of Reclamation project.
    - (C) Any public lands that the Secretary, pursuant to the Federal Land Policy and Management Act of 1976, has determined to be suitable for disposal through exchange.
- (c)(1) If an agreement under this section is for (A) an exchange involving lands outside the State of California, (B) more than five thousand acres of Federal land or interests therein in California, or (C) Federal lands in any State valued at more than \$5,000,000, the Secretary shall provide to the Committees a detailed report of such land exchange agreements.

- 1 (2) All land exchange agreements shall be consistent
- 2 with the Federal Land Policy and Management Act of
- 3 1976.
- 4 (3) Any report submitted to the Committees under
- 5 this subsection shall include the following:
- 6 (A) A complete list and appraisal of the lands
- 7 or interests in land proposed for exchange.
- 8 (B) A complete list of the lands, if any, to be
- 9 acquired by the United States which contain any
- hazardous waste, toxic waste, or radioactive waste
- which requires removal or remedial action under
- Federal or State law, together with the estimated
- costs of any such action.
- 14 (4) An agreement under this subsection shall not take
- 15 effect unless approved by a joint resolution enacted by the
- 16 Congress.
- 17 (d) The Secretary shall provide the California State
- 18 Lands Commission with a 180-day right of first refusal
- 19 to exchange for any Federal lands or interests therein, lo-
- 20 cated in the State of California, on the list referred to
- 21 in subsection (b)(2). Any lands with respect to which a
- 22 right of first refusal is not noticed within such period or
- 23 exercised under this subsection shall be available to
- 24 Catellus for exchange in accordance with this section.

- 1 (e) On January 3, 1996, the Secretary shall provide
- 2 to the Committees a list and appraisal consistent with the
- 3 Federal Land Policy and Management Act of 1976 of all
- 4 Catellus lands eligible for exchange under this section for
- 5 which an exchange has not been completed. With respect
- 6 to any of such lands for which an exchange has not been
- 7 completed by October 1, 1996 (hereafter in this section
- 8 referred to as "remaining lands"), the Secretary shall es-
- 9 tablish an account in the name of Catellus (hereafter in
- 10 this section referred to as the "exchange account"). Upon
- 11 the transfer of title by Catellus to all or a portion of the
- 12 remaining lands to the United States, the Secretary shall
- 13 credit the exchange account in the amount of the ap-
- 14 praised value of the transferred remaining lands at the
- 15 time of such transfer.
- (f) Catellus may use the credit in the exchange ac-
- 17 count to bid, as any other bidder, for any property real,
- 18 personal, or mixed, wherever located, owned or controlled
- 19 by the United States, including in a corporate capacity
- 20 or as a receiver, conservator, or similar fiduciary capacity
- 21 to be sold in accordance with the applicable laws and regu-
- 22 lations of the Federal agency or instrumentality, or any
- 23 element thereof, offering such property for sale. Upon ap-
- 24 proval by the Secretary in writing, the credits in Catellus's
- 25 exchange account may be transferred or sold in whole or

- 1 in part by Catellus to any other party, thereby vesting
- 2 such party with all the rights formerly held by Catellus.
- 3 The exchange account shall be adjusted to reflect success-
- 4 ful bids under this section or payments or forfeited depos-
- 5 its, penalties, or other costs assessed to the bidder in the
- 6 course of such sales.
- 7 (g)(1) The Secretary shall not accept title pursuant
- 8 to this section to any lands unless such title includes all
- 9 right, title, and interest in and to the fee estate.
- 10 (2) Notwithstanding paragraph (1), the Secretary
- 11 may accept title to any subsurface estate where the United
- 12 States holds title to the surface estate.
- 13 (3) This subsection does not apply to easements and
- 14 rights-of-way for utilities or roads.
- 15 (h) In no event shall the Secretary accept title under
- 16 this section to lands which contain any hazardous waste,
- 17 toxic waste, or radioactive waste which requires removal
- 18 or remedial action under Federal or State law unless such
- 19 remedial action has been completed prior to the transfer.
- 20 (i) For purposes of the section, any appraisal shall
- 21 be consistent with the provisions of section 206 of the Fed-
- 22 eral Land Policy and Management Act of 1976.
- 23 (j) As used in this section, the term "Committees"
- 24 means the Committee on Natural Resources of the House

1	of Representatives and the Committee on Energy and
2	Natural Resources of the Senate.
3	TITLE VII—DEFINITIONS
4	SEC. 701. For the purposes of this Act:
5	(1) The term "Secretary", unless specifically
6	designated otherwise, means the Secretary of the In-
7	terior.
8	(2) The term "public lands" means any land
9	and interest in land owned by the United States and
10	administered by the Secretary of the Interior
11	through the Bureau of Land Management.
12	TITLE VIII—MILITARY LANDS AND
13	OVERFLIGHTS
14	SHORT TITLE AND FINDINGS
15	SEC. 801. (a) SHORT TITLE.—This title may be cited
16	as the "California Military Lands Withdrawal and
17	Overflights Act of 1991".
18	(b) Findings.—The Congress finds that—
19	(1) Military aircraft testing and training activi-
20	ties as well as demilitarization activities in California
21	are an important part of the national defense system
22	of the United States, and are essential in order to
23	secure for the American people of this and future
24	generations an enduring and viable national defense
25	system:

- 1 (2) the national parks and wilderness areas des-2 ignated by this Act lie within a region critical to pro-3 viding training, research, and development for the 4 Armed Forces of the United States and its allies;
  - (3) there is a lack of alternative sites available for these military training, testing, and research activities:
  - (4) continued use of the lands and airspace in the California desert region is essential for military purposes; and
  - (5) continuation of these military activities, under appropriate terms and conditions, is not incompatible with the protection and proper management of the natural, environmental, cultural, and other resources and values of the Federal lands in the California desert area.

## 17 MILITARY OVERFLIGHTS

- SEC. 802. (a) Nothing in this Act shall restrict or preclude low-level overflights of military aircraft over the new units of the National Park or Wilderness Preservation System (or any additions to existing units) designated by this Act, including military overflights that can be seen or heard within the areas designated by this Act.
- 24 (b) Nothing in this Act shall restrict or preclude the 25 designation of new units of special airspace or the use of 26 establishment of military flight training routes over the

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1	new units of the National Park or Wilderness Preservation
2	Systems (or any additions to existing units) designated by
3	this Act.
4	(c) Nothing in this section shall be construed to mod-
5	ify, expand, or diminish any authority under other Federal
6	law.
7	WITHDRAWALS
8	SEC. 803. (a) CHINA LAKE.—(1) Subject to valid ex-
9	isting rights and except as otherwise provided in this title,
10	the Federal lands referred to in paragraph (2), and all
11	other areas within the boundary of such lands as depicted
12	on the map specified in such paragraph which may become
13	subject to the operation of the public land laws, are hereby
14	withdrawn from all forms of appropriation under the pub-
15	lic land laws (including the mining laws and the mineral
16	leasing laws). Such lands are reserved for use by the Sec-
17	retary of the Navy for—
18	(A) use as a research, development, test, and
19	evaluation laboratory;
20	(B) use as a range for air warfare weapons and
21	weapon systems;
22	(C) use as a high hazard training area for aer-
23	ial gunnery, rocketry, electronic warfare and coun-
24	termeasures, tactical maneuvering and air support;
25	and

1	(D) subject to the requirements of section
2	804(f), other defense-related purposes consistent
3	with the purposes specified in this paragraph.
4	(2) The lands referred to in paragraph (1) are the
5	Federal lands, located within the boundaries of the China
6	Lake Naval Weapons Center, comprising approximately
7	one million one hundred thousand acres in Inyo, Kern, and
8	San Bernardino Counties, California, as generally depicted
9	on a map entitled "China Lake Naval Weapons Center
10	Withdrawal—Proposed", dated January 1985, and filed
11	in accordance with section 803.
12	(b) Chocolate Mountain.—(1) Subject to valid ex-
13	isting rights and except as otherwise provided in this title,
14	the Federal lands referred to in paragraph (2), and all
15	other areas within the boundary of such lands as depicted
16	on the map specified in such paragraph which may become
17	subject to the operation of the public land laws, are hereby
18	withdrawn from all forms of appropriation under the pub-
19	lic land laws (including the mining laws and the mineral
20	leasing and the geothermal leasing laws). Such lands are
21	reserved for use by the Secretary of the Navy for—
22	(A) testing and training for aerial bombing,
23	missile firing, tactical maneuvering and air support;
24	and

1	(B) subject to the provisions of section 804(f),
2	other defense-related purposes consistent with the
3	purposes specified in this paragraph.
4	(2) The lands referred to in paragraph (1) are the
5	Federal lands comprising approximately two hundred
6	twenty-six thousand seven hundred and eleven acres in
7	Imperial County, California, as generally depicted on a
8	map entitled "Chocolate Mountain Aerial Gunnery Range
9	Proposed—Withdrawal" dated November 1991 and filed
10	in accordance with section 803.
11	MAPS AND LEGAL DESCRIPTIONS
12	Sec. 804. (a) Publication and Filing Require-
13	MENT.—As soon as practicable after the date of enact-
14	ment of this title, the Secretary of the Interior shall—
15	(1) publish in the Federal Register a notice
16	containing the legal description of the lands with-
17	drawn and reserved by this title; and
18	(2) file maps and the legal description of the
19	lands withdrawn and reserved by this title with the
20	Committee on Energy and Natural Resources of the
21	United States Senate and with the Committee on
22	Natural Resources of the United States House of
23	Representatives.
24	(b) TECHNICAL CORRECTIONS.—Such maps and
25	legal descriptions shall have the same force and effect as
26	if they were included in this title except that the Secretary

- 1 of the Interior may correct clerical and typographical er-
- 2 rors in such maps and legal descriptions.
- 3 (c) Availability for Public Inspection.—Copies
- 4 of such maps and legal descriptions shall be available for
- 5 public inspection in the Office of the Director of the Bu-
- 6 reau of Land Management, Washington, District of Co-
- 7 lumbia; the Office of the Director, California State Office
- 8 of the Bureau of Land Management, Sacramento, Califor-
- 9 nia; the office of the commander of the Naval Weapons
- 10 Center, China Lake, California; the office of the com-
- 11 manding officer, Marine Corps Air Station, Yuma, Ari-
- 12 zona; and the Office of the Secretary of Defense, Washing-
- 13 ton, District of Columbia.
- 14 (d) Reimbursement.—The Secretary of Defense
- 15 shall reimburse the Secretary of the Interior for the cost
- 16 of implementing this section.
- 17 MANAGEMENT OF WITHDRAWN LANDS
- 18 Sec. 805. (a) Management by the Secretary of
- 19 THE INTERIOR.—(1) Except as provided in subsection (g),
- 20 during the period of the withdrawal the Secretary of the
- 21 Interior shall manage the lands withdrawn under section
- 22 802 pursuant to the Federal Land Policy and Manage-
- 23 ment Act of 1976 (43 U.S.C. 1701 et seq.) and other ap-
- 24 plicable law, including this title.

1	(2) To the extent consistent with applicable law and
2	Executive orders, the lands withdrawn under section 802
3	may be managed in a manner permitting—
4	(A) the continuation of grazing pursuant to ap-
5	plicable law and Executive orders were permitted on
6	the date of enactment of this title;
7	(B) protection of wildlife and wildlife habitat;
8	(C) control of predatory and other animals;
9	(D) recreation (but only on lands withdrawn by
10	section 802(a) (relating to China Lake));
11	(E) the prevention and appropriate suppression
12	of brush and range fires resulting from nonmilitary
13	activities; and
14	(F) geothermal leasing on the lands withdrawn
15	under section 802(a) (relating to China Lake).
16	(3)(A) All nonmilitary use of such lands, including
17	the uses described in paragraph (2), shall be subject to
18	such conditions and restrictions as may be necessary to
19	permit the military use of such lands for the purposes
20	specified in or authorized pursuant to this title.
21	(B) The Secretary of the Interior may issue any
22	lease, easement, right-of-way, or other authorization with
23	respect to the nonmilitary use of such lands only with the
24	concurrence of the Secretary of the Navy.

1	(b) Closure to Public.—(1) If the Secretary of the
2	Navy determines that military operations, public safety,
3	or national security require the closure to public use of
4	any road, trail, or other portion of the lands withdrawn
5	by this title, the Secretary may take such action as the
6	Secretary determines necessary or desirable to effect and
7	maintain such closure.
8	(2) Any such closure shall be limited to the minimum
9	areas and periods which the Secretary of the Navy deter-
10	mines are required to carry out this subsection.
11	(3) Before and during any closure under this sub-
12	section, the Secretary of the Navy shall—
13	(A) keep appropriate warning notices posted;
14	and
15	(B) take appropriate steps to notify the public
16	concerning such closures.
17	(c) Management Plan.—The Secretary of the Inte-
18	rior (after consultation with the Secretary of the Navy)
19	shall develop a plan for the management of each area with-
20	drawn under section 802 during the period of such with-
21	drawal. Each plan shall—
22	(1) be consistent with applicable law;
23	(2) be subject to conditions and restrictions
24	specified in subsection (a)(3);

- 1 (3) include such provisions as may be necessary 2 for proper management and protection of the re-3 sources and values of such area; and
- 4 (4) be developed not later than three years after 5 the date of enactment of this title.
- 6 (d) Brush and Range Fires.—The Secretary of
- 7 the Navy shall take necessary precautions to prevent and
- 8 suppress brush and range fires occurring within and out-
- 9 side the lands withdrawn under section 802 as a result
- 10 of military activities and may seek assistance from the Bu-
- 11 reau of Land Management in the suppression of such
- 12 fires. The memorandum of understanding required by sub-
- 13 section (e) shall provide for Bureau of Land Management
- 14 assistance in the suppression of such fires, and for a
- 15 transfer of funds from the Department of the Navy to the
- 16 Bureau of Land Management as compensation for such
- 17 assistance.
- 18 (e) Memorandum of Understanding.—(1) The
- 19 Secretary of the Interior and the Secretary of the Navy
- 20 shall (with respect to each land withdrawal under section
- 21 802) enter into a memorandum of understanding to imple-
- 22 ment the management plan developed under subsection
- 23 (c). Any such memorandum of understanding shall provide
- 24 that the Director of the Bureau of Land Management
- 25 shall provide assistance in the suppression of fires result-

- 1 ing from the military use of lands withdrawn under section
- 2 802 if requested by the Secretary of the Navy.
- 3 (2) The duration of any such memorandum shall be
- 4 the same as the period of the withdrawal of the lands
- 5 under section 802.
- 6 (f) ADDITIONAL MILITARY USES.—(1) Lands with-
- 7 drawn by section 802 may be used for defense-related uses
- 8 other than those specified in such section. The Secretary
- 9 of Defense shall promptly notify the Secretary of the Inte-
- 10 rior in the event that the lands withdrawn by this title
- 11 will be used for defense-related purposes other than those
- 12 specified in section 802. Such notification shall indicate
- 13 the additional use or uses involved, the proposed duration
- 14 of such uses, and the extent to which such additional mili-
- 15 tary uses of the withdrawn lands will require that addi-
- 16 tional or more stringent conditions or restrictions be im-
- 17 posed on otherwise-permitted nonmilitary uses of the with-
- 18 drawn land or portions thereof.
- 19 (g) Management of China Lake.—(1) The Sec-
- 20 retary of the Interior may assign the management respon-
- 21 sibility for the lands withdrawn under section 802(a) to
- 22 the Secretary of the Navy who shall manage such lands,
- 23 and issue leases, easements, rights-of-way, and other au-
- 24 thorizations, in accordance with this title and cooperative
- 25 management arrangements between the Secretary of the

- 1 Interior and the Secretary of the Navy. In the case that
- 2 the Secretary of the Interior assigns such management re-
- 3 sponsibility to the Secretary of the Navy before the devel-
- 4 opment of the management plan under subsection (c), the
- 5 Secretary of the Navy (after consultation with the Sec-
- 6 retary of the Interior) shall develop such management
- 7 plan.
- 8 (2) The Secretary of the Interior shall be responsible
- 9 for the issuance of any lease, easement, right-of-way, and
- 10 other authorization with respect to any activity which in-
- 11 volves both the lands withdrawn under section 802(a) and
- 12 any other lands. Any such authorization shall be issued
- 13 only with the consent of the Secretary of the Navy and,
- 14 to the extent that such activity involves lands withdrawn
- 15 under section 802(a), shall be subject to such conditions
- 16 as the Secretary of the Navy may prescribe.
- 17 (3) The Secretary of the Navy shall prepare and sub-
- 18 mit to the Secretary of the Interior an annual report on
- 19 the status of the natural and cultural resources and values
- 20 of the lands withdrawn under section 802(a). The Sec-
- 21 retary of the Interior shall transmit such report to the
- 22 Committee on Natural Resources of the House of Rep-
- 23 resentatives and the Committee on Energy and Natural
- 24 Resources of the Senate.

- 1 (4) The Secretary of the Navy shall be responsible
- 2 for the management of wild horses and burros located on
- 3 the lands withdrawn under section 802(a) and may utilize
- 4 helicopters and motorized vehicles for such purposes. Such
- 5 management shall be in accordance with laws applicable
- 6 to such management on public lands and with an appro-
- 7 priate memorandum of understanding between the Sec-
- 8 retary of the Interior and the Secretary of the Navy.
- 9 (5) Neither this title nor any other provision of law
- 10 shall be construed to prohibit the Secretary of the Interior
- 11 from issuing and administering any lease for the develop-
- 12 ment and utilization of geothermal steam and associated
- 13 geothermal resources on the lands withdrawn under sec-
- 14 tion 802(a) pursuant to the Geothermal Steam Act of
- 15 1970 (30 U.S.C. 1001 et seq.) and other applicable law,
- 16 but no such lease shall be issued without the concurrence
- 17 of the Secretary of the Navy.
- 18 (6) This title shall not affect the geothermal explo-
- 19 ration and development authority of the Secretary of the
- 20 Navy under section 2689 of title 10, United States Code,
- 21 except that the Secretary of the Navy shall obtain the con-
- 22 currence of the Secretary of the Interior before taking ac-
- 23 tion under that section with respect to the lands with-
- 24 drawn under section 802(a).

## 1 DURATION OF WITHDRAWALS

- 2 Sec. 806. (a) Duration.—The withdrawal and res-
- 3 ervation established by this title shall terminate twenty-
- 4 five years after the date of enactment of this title.
- 5 (b) Draft Environmental Impact Statement.—
- 6 No later than twenty-two years after the date of enact-
- 7 ment of this title, the Secretary of the Navy shall publish
- 8 a draft environmental impact statement concerning con-
- 9 tinued or renewed withdrawal of any portion of the lands
- 10 withdrawn by this title for which that Secretary intends
- 11 to seek such continued or renewed withdrawal. Such draft
- 12 environmental impact statement shall be consistent with
- 13 the requirements of the National Environmental Policy
- 14 Act of 1969 (42 U.S.C. 4321 et seq.) applicable to such
- 15 a draft environmental impact statement. Prior to the ter-
- 16 mination date specified in subsection (a), the Secretary of
- 17 the Navy shall hold a public hearing on any draft environ-
- 18 mental impact statement published pursuant to this sub-
- 19 section. Such hearing shall be held in the State of Califor-
- 20 nia in order to receive public comments on the alternatives
- 21 and other matters included in such draft environmental
- 22 impact statement.
- 23 (c) EXTENSIONS OR RENEWALS.—The withdrawals
- 24 established by this title may not be extended or renewed
- 25 except by an Act or joint resolution.

1	ONGOING DECONTAMINATION
2	SEC. 807. (a) PROGRAM.—Throughout the duration
3	of the withdrawals made by this title, the Secretary of the
4	Navy, to the extent funds are made available, shall main-
5	tain a program of decontamination of lands withdrawn by
6	this title at least at the level of decontamination activities
7	performed on such lands in fiscal year 1986.
8	(b) Reports.—At the same time as the President
9	transmits to the Congress the President's proposed budget
10	for the first fiscal year beginning after the date of enact-
11	ment of this title and for each subsequent fiscal year, the
12	Secretary of the Navy shall transmit to the Committees
13	on Appropriations, Armed Services, and Energy and Nat-
14	ural Resources of the Senate and to the Committees on
15	Appropriations, Armed Services, and Natural Resources
16	of the House of Representatives a description of the de-
17	contamination efforts undertaken during the previous fis-
18	cal year on such lands and the decontamination activities
19	proposed for such lands during the next fiscal year includ-
20	ing—
21	(1) amounts appropriated and obligated or ex-
22	pended for decontamination of such lands;
23	(2) the methods used to decontaminate such
24	lands;

1	(3) amount and types of contaminants removed
2	from such lands;
3	(4) estimated types and amounts of residual
4	contamination on such lands; and
5	(5) an estimate of the costs for full decon-
6	tamination of such lands and the estimate of the
7	time to complete such decontamination.
8	REQUIREMENTS FOR RENEWAL
9	Sec. 808. (a) Notice and Filing.—(1) No later
10	than three years prior to the termination of the with-
11	drawal and reservation established by this title, the Sec-
12	retary of the Navy shall advise the Secretary of the Inte-
13	rior as to whether or not the Secretary of the Navy will
14	have a continuing military need for any of the lands with-
15	drawn under section 802 after the termination date of
16	such withdrawal and reservation.
17	(2) If the Secretary of the Navy concludes that there
18	will be a continuing military need for any of such lands
19	after the termination date, the Secretary shall file an ap-
20	plication for extension of the withdrawal and reservation
21	of such needed lands in accordance with the regulations
22	and procedures of the Department of the Interior applica-
23	ble to the extension of withdrawals of lands for military
24	uses.
25	(3) If, during the period of withdrawal and reserva-

26 tion, the Secretary of the Navy decides to relinquish all

- 1 or any of the lands withdrawn and reserved by this title,
- 2 the Secretary shall file a notice of intention to relinquish
- 3 with the Secretary of the Interior.
- 4 (b) CONTAMINATION.—(1) Before transmitting a no-
- 5 tice of intention to relinquish pursuant to subsection (a),
- 6 the Secretary of Defense, acting through the Department
- 7 of the Navy, shall prepare a written determination con-
- 8 cerning whether and to what extent the lands that are to
- 9 be relinquished are contaminated with explosive, toxic, or
- 10 other hazardous materials.
- 11 (2) A copy of such determination shall be transmitted
- 12 with the notice of intention to relinquish.
- 13 (3) Copies of both the notice of intention to relinquish
- 14 and the determination concerning the contaminated state
- 15 of the lands shall be published in the Federal Register by
- 16 the Secretary of the Interior.
- 17 (c) DECONTAMINATION.—If any land which is the
- 18 subject of a notice of intention to relinquish pursuant to
- 19 subsection (a) is contaminated, and the Secretary of the
- 20 Interior, in consultation with the Secretary of the Navy,
- 21 determines that decontamination is practicable and eco-
- 22 nomically feasible (taking into consideration the potential
- 23 future use and value of the land) and that upon decon-
- 24 tamination, the land could be opened to operation of some
- 25 or all of the public land laws, including the mining laws,

- 1 the Secretary of the Navy shall decontaminate the land
- 2 to the extent that funds are appropriated for such pur-
- 3 pose.
- 4 (d) ALTERNATIVES.—If the Secretary of the Interior,
- 5 after consultation with the Secretary of the Navy, con-
- 6 cludes that decontamination of any land which is the sub-
- 7 ject of a notice of intention to relinquish pursuant to sub-
- 8 section (a) is not practicable or economically feasible, or
- 9 that the land cannot be decontaminated sufficiently to be
- 10 opened to operation of some or all of the public land laws,
- 11 or if Congress does not appropriate a sufficient amount
- 12 of funds for the decontamination of such land, the Sec-
- 13 retary of the Interior shall not be required to accept the
- 14 land proposed for relinquishment.
- 15 (e) STATUS OF CONTAMINATED LANDS.—If, because
- 16 of their contaminated state, the Secretary of the Interior
- 17 declines to accept jurisdiction over lands withdrawn by
- 18 this title which have been proposed for relinquishment, or
- 19 if at the expiration of the withdrawal made by this title
- 20 the Secretary of the Interior determines that some of the
- 21 lands withdrawn by this title are contaminated to an ex-
- 22 tent which prevents opening such contaminated lands to
- 23 operation of the public land laws—
- 24 (1) the Secretary of the Navy shall take appro-
- priate steps to warn the public of the contaminated

- state of such lands and any risks associated with entry onto such lands;
- 3 (2) after the expiration of the withdrawal, the 4 Secretary of the Navy shall undertake no activities 5 on such lands except in connection with decon-6 tamination of such lands; and
  - (3) the Secretary of the Navy shall report to the Secretary of the Interior and to the Congress concerning the status of such lands and all actions taken in furtherance of this subsection.
- other provision of law, the Secretary of the Interior, upon deciding that it is in the public interest to accept jurisdiction over lands proposed for relinquishment pursuant to subsection (a), is authorized to revoke the withdrawal and reservation established by this title as it applies to such lands. Should the decision be made to revoke the withdrawal and drawal and reservation, the Secretary of the Interior shall published in the Federal Register an appropriate order which shall—
- 21 (1) terminate the withdrawal and reservation;
- (2) constitute official acceptance of full jurisdic tion over the lands by the Secretary of the Interior;
   and

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1	(3) state the date upon which the lands will be
2	opened to the operation of some or all of the public
3	lands law, including the mining laws.
4	DELEGABILITY
5	SEC. 809. (a) DEFENSE.—The functions of the Sec-
6	retary of Defense or the Secretary of the Navy under this
7	title may be delegated.
8	(b) Interior.—The functions of the Secretary of the
9	Interior under this title may be delegated, except that an
10	order described in section 807(f) may be approved and
11	signed only by the Secretary of the Interior, the Under
12	Secretary of the Interior, or an Assistant Secretary of the
13	Department of the Interior.
14	HUNTING, FISHING, AND TRAPPING
15	SEC. 810. All hunting, fishing, and trapping on the
16	lands withdrawn by this title shall be conducted in accord-
17	ance with the provisions of section 2671 of title 10, United
18	States Code.
19	IMMUNITY OF UNITED STATES
20	SEC. 811. The United States and all departments or
21	agencies thereof shall be held harmless and shall not be
22	liable for any injury or damage to persons or property suf-
23	fered in the course of any geothermal leasing or other au-
24	thorized nonmilitary activity conducted on lands described
25	in section 802 of this title.

## EL CENTRO RANGES

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2 SEC. 812. The Secretary of the Interior is authorized 3 to permit the Secretary of the Navy to use until January 4 1, 1996, the approximately forty-four thousand eight hundred and seventy acres of public lands in Imperial County, California, known as the East Mesa and West Mesa ranges, in accordance with the Memorandum of Understanding dated June 29, 1987, between the Bureau of 8 Land Management, the Bureau of Reclamation, and the Department of the Navy. Such use shall be consistent with 10 such Memorandum of Understanding and such additional terms and conditions as the Secretary of the Interior may require in order to protect the natural, scientific, environmental, cultural, and other resources and values of such lands and to minimize the extent to which use of such lands for military purposes impedes or restricts use of such or other public lands for other purposes. All military uses of such lands shall cease on January 1, 1996, unless authorized by subsequent Act of Congress.

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